RECEIVED CENTRAL FAX CENTER

03/10/2005 13:03

5405544552

NASHANDTITUS

MAR 1 0 2005

PAGE 01

CERTIFICATE OF Applicant(s): Jeyanthi,	Docket No. Army 111/118						
Application No.	Filing Date June 22, 1999	-					
Invention: Novel Burst	Free Sustained Release Poly(Lact	ide/Glycolide) Microspheres					
I hereby certify that this							
is being facsimile transm	mitted to the United States Patent	(Identity type of correspondence) t and Trademark Office (Fax. No	o. 571 273-8390				
on March 10), 20 05						
(Date)	`						
		Careline Na	.4.				
	(T) ped or Printed Name of Person Signing Gertificate) Live Live Vice (Signature)						
	}						
	Note: Rack maner must he	re in give certificate of mailing.					
	4.35.54 (300) 9 (300) 100 (300) 100	A MA SAME AND					
			. "				
	•		• , , ,				
	The director is hereb	by authorized to charge and cr c. 21-0380 any terminal discl	redit				
L' I	under 37 CFR 1.20(c	d) and charge any additional i	fee required.				
		•					
		1					

	erminal Disclaime Patenting Rejection	111	Docket No. Army 111/118					
In Re Application Of: Jeyanthi, et al.								
Application No.	Filing Date June 22, 1999	Examiner Tran	Customer No. 30951	Group Art Unit 1615	Confirmation No. 9742			
Invention: Novel	Barst Free Sustained	d Release Poly(Lactide/Glyco	lide) Microcapsule	5	<u> </u>			
Owner of Record:	United States Gove	ernment as represented by the	• Secretary of the A	\rmy	<u> </u>			
	COMMISSIONER FOR PATENTS:							
The above-identified owner of record of a 166 percent interest in the instant application hereby disclaims, except at provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyong the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,844,010. The owner hereby agrees that any patent so granted on the Instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate.								
nucesidues is embo	wered to act on Denair	_						
statements and the li	Biare pelleved to be tr like 80 made are punis	ents made herein of my own true; and further that these sta Ishable by fine or Imprisonmer ements may jeopardize the valid	atsments were made at, or both, under Si	e with the knowled	dge that willful false			
	gnad is an attorney of n			• •				
Terminal disc	Careline Nash Typed or Printed Name claimer fee under 37 C. ted wording for terminal under 37 C.F.R. 3.73(b)	C.F.R. 1.20(d) included. al disclaimer was unchanged. b) is required if terminal disclain	mer is signed by the	assignes.				